**нм ВХА-6051Р** REV. 10-89)

U.S. DEPARTMENT OF COMMERCE BUREAU OF EXPORT ADMINISTRATION

THIS SPACE FOR BXA USE

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This report is required by law (50 U.S.C. App. §2403-1a(b); P.L. 95-52; E.O. 12002; 15 CFR Part 769). Failure to report can result both in criminal penalties, including fines or imprisonment, and

### REPORT OF REQUEST FOR RESTRICTIVE TRADE PRACTICE OR BOYCOTT **MULTIPLE TRANSACTIONS (Sheet No. 1)**

(For reporting requests described in 769 of the Export Administration Regulations)

#### NOTICE OF RIGHT TO PROTECT CERTAIN INFORMATION FROM DISCLOSURE.

The Export Administration Act permits you to protect from public discloure information regarding the quantity, description, and value of the commodities or technical data supplied in Item 9 of this report and in any accompanying documents. If you do not claim this protection, all of the information in your report and in accompanying documents will be made available for public inspection and copying. You can obtain this protection by certifying, in Item 5 of the report, that disclosure of the information regarding the quantity, description and value of the commodities or technical data referred to above would place a United States company or individual involved in the report at a competitive disadvantage. If you make such a certification in Item 5, you may remove information regarding the quantity, description, and value of the commodities or technical data supplied by you from Item 9 of the public inspection copy of the report form and from the public inspection copies of the accompanying documents. The withholding of this information will be honored by the Department unless the Secretary determinies that disclosure of the information would not place a United States company or individual at a competitive disadvantage or that it would be contrary to the national interest to withhold the information.

INSTRUCTIONS: 1. This form may not include a transaction report that is filed late, nor indicate a decision on request other than those coded in Item 4 below. 2. This form may be used to report on behalf of another United States person if all transactions apply to the person identified in Item 2, but may not be considered as a dual report on behalf of both persons identified in Item 1a and Item 2. 3. Limit each report to 75 transactions or less. 4. Attach as many continuation sheets as needed. Enter sheet number and name of reporting firm on each continuation sheet (starting with Sheet No 2). 5. List each transaction across the continuation sheet, completing all items that apply. Use as many lines as necessary but separate transactions with a blank space or line. 6. Assemble original report form and accompanying documents as a unit, and submit intact and unaltered. 7. Assemble and submit the duplicate (Public Inspection Copy)) and additional copies of accompanying documents (marked with the legend "Public Inspection Copy.") 4. If you certify, in Item 5, that the disclosure of the information specified there would cause competitive disadvantage, edit the "Public Inspection Copy" of the documents submitted to exclude the specified information and remove the right hand portion of the Duplicate (Public Inspection Copy) of the continuation sheet(s) relating to Column 9. MULTIPLE TRANSACTIONS: Public reporting for this collection of information is estimated to average one hour per reported request, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Office of Security and Management Support, Bureau of Export Administration, U.S. Department of Commerce, Washington, D.C. 20230; and to the Office of Management and Budget, Paperwork Reduction Project (0694-0012), Washington, D.C. 20503.

1a. Identify firm submitting this report:  Name: Halliburton Energy Services, Inc. Address: 5151 San Felipe City, State and ZIP: Houston, Tx 77056 Country (if other than USA): Telephone: 713-624-2000 Firm Identification No. (If known)  8001676	Specify firm type:  X Exporter Bank Forwarder Carrier Insurer	1b. Check any applicable box:  Revision of a previous report (attach two copies of the previously submitted report)  Resubmission of a deficient report returned by BTR (attach form letter that was returned with deficient report)  Report on behalf of the person identified in item 2	2. If you are authorized to report and are reporting on behalf of another U.S. person, identify that person (e.g., domestic subsidiary, controlled foreign subsidiary, exporter, beneficiary):  Name: Controlled foreign subs, see Address: column (2), sheets 2 and 3 City, State and ZIP:  Country (if other than USA): Type of firm: (see list in item 1a)
3. REQUESTING DOCUMENT CODES (use to code Column 6 of continuation sheet)			

- C Request to carrier for blacklist certificate (submit two copies of blacklist certificate or transcript of request)
- U Unwritten, not otherwise provided for (make transcript of request and submit two copies)
- R Requistion/purchase order/accepted contract/ shipping instruction
- B Bid invitation/tender/proposal/trade opportunity
- Q Questionaire (not related to a particular dollar value transaction)
- 9 Other written

Submit two copies of each document or relevant page in which the request appears.

4. DECISION ON REQUEST	CODES (use to	o code Column 7	of continual	tion sheet)
------------------------	---------------	-----------------	--------------	-------------

- R Have not taken and will not take the action requested
- T Have taken or will take the action requested
- 5. Protection of Certain Information from Disclosure: (Check appropriate boxes and sign Below)

_		
	I (we) certify that disclosure to the public of the information regarding quantity	. donorinting and units of the communities as technical state as technical
_	i (we) certify that disclosure to the public of the information regarding quantity	r, description, and value of the commodities of technical data contained in:

- Column 9 of the attached continuation sheets (If you check this box, be sure to remove column 9 from the Duplicate (Public Inspection Copy)) of the continuation sheets.
- Attached documents (If you check this box, be sure to edit the "Public Inspection Copy" of the documents submitted to exclude the specified information.) would place a United States person involved at a competitive disadvantage, and I (we) request that it be kept confidential
- [ I (we) authorize public release of all information contained in the report and in any attached documents.

I (we) certify that all statements and information contained in this report are true and correct to the best of my (our) knowledge and belief.

Sign here in ink	reland	Q	Wice
,	<del></del>		

Type or print

Richard A. Mize, Senior Counsel

February 23, 1998

(2) Also enter firm identification number assigned to exporting firm, if known.
(6) Use codes found on Sheet No. 1 to specify type(s) of document conveying the

request.

(7) Use codes found on Sheet No.1 to indicate whether action taken or not taken.

(8) Enter reporting firm's reference number (e.g., letter of credit, customer order, invoice). This number must appear on corresponding copy of document or relevant page. Attach copies in same order as listed on continuation sheet(s).

SHEET NO. 2 of 3

REPORTING FIRM (Name)

Halliburton Energy Services, Inc.

FORM BXA-6051P-a (Rev. 10-89)

REPORT OF REQUEST FOR RESTRICTIVE T **MULTIPLE TRANSACTIONS (Co** 

	same order as listed on continuation sneet(s).			DATE	l ⊢		
RSN SUBSET RTP/CLASS OTHER PARTY FIN	NAME AND ADDRESS OF EXPORTING FIRM INVOLVED (unless same as item 1a or item 2 on Sheet No. 1)	BOYCOTTING COUNTRY	BOYCOTTED COUNTRY OR COUNTRIES	REQUEST RECEIVED BY FIRM (month/day/year)	REQUEST- ING DOCUMENT CODE	DECISION ON REQUEST CODE	YOUR REFERENCE NUMBER
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
THIS SPACE FOR BXA USE							
•	Halliburton Limited P. O. Box 3111 Dubai, U.A.E.	U.A.E.	Israel	12/10/97	R	B	5004
NOT REPORTABLE	Ralliburton Limited P. O. Box 3111 Dubai, U.A.E.	U.A.E.	Israe1	11/14/97	В	R	Aman 1
NOT REPORTABLE	Palliburton Limited P. O. Box 3111 Dubai, U.A.E.	U.A.E.	Israel	11/14/97	B	R	Aman 1
	Halliburton Limited P. O. Box 3111 Dubai, H.A.F.	U.A.E.	Israel	10/17/97	В	R	Aman 1 Aman 1 4868
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SHEET NO. 3 of 3 (Rev. 10-89) Column (2) Also enter firm identification number assigned to exporting firm, if known. (6) Use codes found on Sheet No. 1 to specify type(s) of document conveying the REPORTING FIRM (Name) REPORT OF REQUEST FOR RESTRICTIVE T (7) Use codes found on Sheet No.1 to indicate whether action taken or not taken.
 (8) Enter reporting firm's reference number (e.g., letter of credit, customer Halliburton Energy Services, Inc. **MULTIPLE TRANSACTIONS (C** order, invoice). This number must appear on corresponding copy of document or relevant page. Attach copies in same order as listed on continuation sheet(s). REQUEST-ING DOCUMENT CODE DECISION ON REQUEST CODE DATE BOYCOTTED BOYCOTTING NAME AND ADDRESS OF EXPORTING RSN SUBSET REQUEST COUNTRY COUNTRY FIRM INVOLVED RTP/CLASS RECEIVED REFERENCE **OR COUNTRIES** (unless same as item 1a or item 2 on Sheet No. 1) OTHER PARTY FIN NUMBER BY FIRM (month/day/year) (8) (6) (4) (3) (1) THIS SPACE FOR BXA USE Limited NOT LTC 302/97 11/15/97 Halliburton Worldwide Limited R R Qatar Israel REPORTABLE Jaidah Tower Doha, Qatar

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### 4.3.6 Payment of Taxes

Subject to the provisions of Sub-clause 4.3.15 (A) hereof CONTRACTOR shall discharge all taxes, charges and duties whatsoever assessed or levied in respect of profits earned or income received or receivable by him by reason of the CONTRACT and undertakes that payment will be made of all taxes, charges and duties assessed or levied upon all CONTRACTOR's PERSONNEL. CONTRACTOR shall indemnify and keep ADCO indemnified from and against all claims, liabilities, demands, actions, costs and expenses whatsoever arising out of, or in connection with, any assessment or levy made in respect of all or any of the aforesaid taxes, charges and duties.

#### 4.3.7 Dangerous Materials - Transportation, Storage and Use

CONTRACTOR shall convey, store and make use of all explosives, petroleum acetylene, carbide of calcium and other dangerous materials provided by him in strict accordance with the provisions of all laws, orders and regulations which are in force in the CONTRACT AREA or may be issued from time to time by ADCO.

### 4.3.8 Fire Precautions

CONTRACTOR shall take all reasonable precautions to minimize the risk of fire and shall use his best endeavours to ensure that his PERSONNEL employ safe working practices. CONTRACTOR shall ensure that the said PERSONNEL are acquainted with ADCO's rules and procedures on Safety issued from time to time and use his best endeavours to ensure that his PERSONNEL comply with such rules and procedures including, but not by way of limitation, Desert Driving and working conditions at Rig sites.

### 4.3.9 Relations with Israel

In connection with the performance of this CONTRACT, CONTRACTOR acknowledges that the import and customs laws and regulations of Abu Dhabi shall apply to the furnishing and shipment of any equipment or components thereof to, and performance of services in, Abu Dhabi. CONTRACTOR specifically acknowledges that the aforementioned import and customs laws and regulations of Abu Dhabi prohibit, among other things, the importation into Abu Dhabi of equipment (1) originating in Israel; (2) manufactured, produced, or furnished by companies organized under laws of Israel; and (3) manufactured, produced, or furnished by nationals or residents of Israel.

## 4.3.10 Suppliers of Goods and Services

ADCO, at its own discretion, reserves its right to make the final, unilateral and specific selection of any proposed carriers, insurers, suppliers of services to be performed within the United Arab Emirates or of specific goods to be furnished in accordance with the terms and conditions of this CONTRACT.

#### 25.3 Labour Law

CONTRACTOR shall comply with the U.A.E. Work Relations Law of 1980 ("Labour Law") and all regulations, orders, decisions and instructions issued in implementation thereof as may be changed from time to time pertaining to the employment of personnel for carrying out the Services in the U.A.E. In the performance of Services, CONTRACTOR shall particularly observe those provisions relating to sponsorship, minimum wages, hours of work, leaves, sanitation, transport, messing, accommodation and repatriation of workers. CONTRACTOR shall indemnify ADCO against all penalties and liabilities emanating from violation by CONTRACTOR of the Labour Law and related legislation.

CONTRACTOR shall maintain detailed personnel files including copies of passports of all persons engaged in the performance of Services as well as records of those who have been repatriated in a complete, accurate and up-to-date form. Failure by CONTRACTOR to maintain proper files and records as stipulated herein or to comply with such statutory and contractual provisions may result in withholding payment of CONTRACTOR's invoice(s) until such failure is remedied to ADCO's satisfaction.

### 25.4 \_Boycott of Israel

In connection with the performance of this Contract, CONTRACTOR acknowledges that the import and customs laws and regulations of Abu Dhabi shall apply to the furnishing and shipment of any equipment or components thereof to, and performance of Services in, Abu Dhabi. CONTRACTOR specifically acknowledges that the aforementioned import and customs laws and regulations of Abu Dhabi prohibit, among other things, the importation into Abu Dhabi of equipment (I) originating in Israel; (2) manufactured, produced, or furnished by companies organised under laws of Israel, and (3) manufactured, produced, or furnished by nationals or residents of Israel.

#### ARTICLE 26 - LANGUAGES

The English language shall be the language of this Contract, and of all communications, whether written or oral, between CONTRACTOR and ADCO. All communications, notices documentation and receipts required herein, if not in English, shall be accompanied by an English translation.

# ARTICLE 27 - NOTICES

All notices required to be given under the provisions of this Contract shall be given in writing and shall be sent to the other Party at the addresses set forth in the preamble of this Contract, or to such other address as may be designated in writing by either Party from time to time. All notices shall be given to the other Party's designated Representative set forth in Attachment "A", and may be hand delivered, despatched by telex, or sent by registered post. Notices delivered by hand shall be considered given immediately upon delivery. Notices despatched by telex shall be deemed to have been received at the expiration of twenty four (24) hours after despatch; and notices given by registered post shall be deemed to have been received at the expiration of forty eight (48) hours after the posting of same.

BC/4868t Date: Initials: